STATE OF WASHINGTON GAMBLING COMMISSION

In the Matter of the Revocation of the) and programmer for all of the
License to Conduct Gambling Activities of:) NO. CR 2012-01602
Seila L. Sem) FINDINGS, CONCLUSIONS,
Tacoma, Washington,) DECISION, AND FINAL
) ORDER IN DEFAULT
Licensee.	

THE MATTER of the revocation of the license to conduct gambling activities of Seila L. Sem having come before the Commission on February 15, 2013, the Commission makes the following Findings of Fact, Conclusions of Law, and issues the following Decision and Order:

FINDINGS OF FACT

I.

The Washington State Gambling Commission issued Seila L. Sem the following license:

Number 68-13484, authorizing Card Room Employee activity at Riverside Casino in Tukwila.

The license expires on November 27, 2013, and was issued subject to Seila L. Sem's compliance with state gambling laws and rules.

II.

On December 19, 2012, Director Rick Day issued administrative charges to Seila L. Sem, by certified and regular mail. The administrative charges notified Mr. Sem that failure to respond would result in the entry of a default order revoking his license. Mr. Sem did not respond to the charges and waived his right to a hearing and pursuant to RCW 34.05.440, this final order is entered in default.

III.

SUMMARY:

Seila L. Sem owes \$4,630.26 in court-ordered fines and fees in collections due to nonpayment.

FACTS:

1) On October 31, 2012, a Gambling Commission Special Agent (agent) was assigned to Mr. Sem's case to investigate whether he continued to qualify for a license while having a total of \$4,630.26 in court-ordered fines and fees in collections due to nonpayment. Commission staff learned of these fines and fees during a routine annual criminal history check.

CR 2012-01602

- 2) The agent determined that Seila L. Sem first applied for and was granted a license in 2001, which was maintained until 2003. He was then re-licensed in 2010, for work at Riverside Casino where he is currently employed.
- 3) As part of the agent's investigation, he conducted a criminal history background check and determined that Mr. Sem has three Failures to Appear (FTA) on his record as a result of failing to pay his fines and fees.
- 4) The following is a breakdown of Mr. Sem's history listed from the date of violation, the charge, and the dollar amount owed in collections, if any:
 - 08/26/2010 Speeding 10 MPH Over;
 - 01/15/2010 Reckless Driving, \$845.50;
 - 01/01/2010 Driving While License Suspended 3rd Degree, \$600;
 - 11/30/2009 Speeding 10 MPH Over;
 - 09/29/2009 Driving Under the Influence, \$1,866; and
 - 08/09/2009 Malicious Mischief 3rd Degree Domestic Violence, \$1,327.90.
- 5) On October 31, 2012, the agent sent a letter to Mr. Sem and his employer notifying them of the court debt that he has accumulated. The letter notified them that based on his "pattern of criminal history, to include failure to comply with court ordered fines, fees, and obligations and the dollar amount of the fines and fees in collections, we feel that he may pose a threat to the effective regulation of gaming and enhances the chance of unfair or illegal practices, methods or activities of the gaming activity due to the financial pressure facing him." The letter also stated that, "we are also concerned that since he failed to comply with the judge's rulings, he may not comply with internal control requirements or adhere to the direction of the Washington State Gambling Commission" and that the agent would recommend the revocation of his gambling license.
- 6) Except for his Reckless Driving conviction on which payment was received when the bond was posted, Mr. Sem has made no payment on his court-ordered fines and fees since their imposition.

VIOLATIONS:

RCW 9.46.075 Denying, suspending, or revoking an application, license or permit

The commission may deny an application, or suspend or revoke any license or permit issued by it, for any reason or reasons, it deems to be in the public interest. These reasons shall include, but not be limited to, cases wherein the applicant or licensee, or any person with any interest therein: (The following subsections apply.)

(1) Has violated, failed or refused to comply with the provisions, requirements, conditions, limitations or duties imposed by chapter 9.46 RCW and any amendments thereto, or any rules adopted by the commission pursuant thereto, or when a violation of any provision of chapter 9.46 RCW, or any commission rule, has occurred upon any premises occupied or operated by

any such person or over which he or she has substantial control.

(8) Fails to prove, by clear and convincing evidence, that he is qualified in accordance with the provisions of this chapter.

WAC 230-03-085 Denying, suspending, or revoking an application, license or permit We may deny, suspend, or revoke any application, license or permit, when the applicant, licensee, or anyone holding a substantial interest in the applicant's or licensee's business or organization:

(The following subsections apply.)

- (1) Commits any act that constitutes grounds for denying, suspending, or revoking licenses or permits under RCW 9.46.075.
- (3) Has demonstrated willful disregard for complying with ordinances, statutes, administrative rules, or court orders, whether at the local, state, or federal level.
- (8) Poses a threat to the effective regulation of gambling, or creates or increases the likelihood of unfair or illegal practices, methods, and activities in the conduct of gambling activities, as demonstrated by:
- (a) Prior activities; or
- (b) Criminal record; or
- (c) Reputation; or
- (d) Habits.

RCW 9.46.153(1) Applicants and licensees-Responsibilities and duties

It shall be the affirmative responsibility of each applicant and licensee to establish by clear and convincing evidence the necessary qualifications for licensure of each person required to be qualified under this chapter, as well as the qualifications of the facility in which the licensed activity will be conducted.

Mr. Sem has failed to prove by clear and convincing evidence the necessary qualifications for licensure, in violation of RCW 9.46.153. He has demonstrated willful disregard for complying with court orders and has a reputation of not abiding by a judge's ruling. This has been demonstrated through the number of FTA's he has and the number of open cases he has due to outstanding court obligations (three FTA's and four of his six cases remain open). Therefore, under RCW 9.46.075(1) and (8) and WAC 230-03-085(1), (3), and (8), grounds exist to revoke Seila L. Sem's license.

IV.

CONCLUSIONS OF LAW

The circumstances specified in the Findings of Facts in section III above constitute grounds for the revocation of Seila L. Sem's license to conduct gambling activities under the authority of RCW 9.46.075, and WAC 230-03-085.

DECISION AND ORDER

The Washington State Gambling Commission HEREBY ORDERS: Seila L. Sem's license to conduct gambling activities is REVOKED.

DATED this 15th day of February, 2013.

JOHN ELLIS, Chair

MIKE AMOS

KELSEY GRAY

MARGARITA PRENTICE

PRESENTED BY:

Amy B. Hunter, WSBA# 23773

Administrator, Communications and Legal Division

Washington State Gambling Commission

NOTICE: RCW 34.05.440(3) provides that within seven (7) days after service of a default order the party against whom it was entered may file a written motion requesting that the order be vacated and stating the grounds relied upon.

WAC 230-17-040(3) requires that motions be served on the parties listed below:

Washington State Gambling Commission Communications & Legal Division PO Box 42400 Olympia, Washington 98504-2400 Stephanie U. Happold Assistant Attorney General P.O. Box 40100 Olympia, WA 98504-01